Huder article 4. Preaty of 14th Same. 1866. With Creek Indians.

The undersigned Sally Lerryman (200) arryold, and infirm Breedwoman of the Creek Mation, ligal to the Muiter States, Geing duly examined Volum-The understanding and conversing in the English language.) deposes and says: The was formerly the Have of Moses Genyman, and at the time of commen cement of the rebellion, lived on her place on the Verdigris, about 12 miles from the Creek agency, Creek nation: That she remained at her home a good while after fighting had been Commenced withe nature, and had a good deal of property, and everything necessary and comfortable around her - but the doldiers and renegades of both armies had Several times come upon her place, and had at length despoiled her of everything she possessed" That after the fight at Honey Thrings in 1863, the was entirely destitute of every necessity and went to First Gibson for the aid and protection of the Government which she obtained. The further deposes and Says, that she owned and had in possession, and was despirited of all the property hereinafter enumerated, none of which did she ever aftenvands, recever - to Say: 6. Dir Horses, Valued at \$ 100 each, 600,00 60 Dritylange Hogo 1 1 12 each 720.00 6. Six Cours aut Calver 1 \$ 15 , 90.00 aucunt carried forward 7 1410.00

Unwount brought forward. \$ 1410.00. Let House furniture, Kitchen utensit & ve 150,00 Lots. Farming Fools x \$40. Poully \$15. 55.00 making a total value of men \$1.615,00 Dubscribed Sum to before we at the Creek Agency On this 10th of November ad 1869. 3 AR Och Ing. Add Suplay. Ind. Office. The undersigned, Jacob Perryman (not Related to the claimant, Sally, ) and Sampson Fond, Toyal Preedmen of the Creek natur, being fointly duly lyamined and Sworn, (they understanding and) Conversing in the English language, ) do depose and day: They are not interested in the claim of Stally Perryman herein, in any pecumary manner whatever, that they have heard the firegoing affedaint read to them, and know its contents, and that the same is Cin-Cumstantially true and correct in every particular: That they have known the claimant a number of years before the war, and since, and know of their om Knowledge that she did own and possess all the property which is embraced in her deposition, and that she was, from time to time, during the early part of the war robbed

and despoiled of the while of it by the troops and maranders of both the Union and rebel armies, as set firth in her de position: And further, that when the Claimant had Teached First Filson, after the Honey Spring fight she was entirely destitute. They having got there in advance of her and saw her when she arrived. Auther these deponents do not day, Jacob Persyman, hing mark. Sampson Pond, Pubscriber & Soum to beforeme at the Cheek & Ogency Con this 10th of Movember ad 1869, 3 Stocelyn Esstrapt. Ind. Offis. South! Suptou. The loss of property specified about is deemed Jestablished by the foregoing testimony. also the status-90/ # of claimant: The amount claimed however; is, in some instances considered Excessive. Elpon inquiry it is found the value of the different Kinds of proper try, sol the time the loss occurred, ruled as follows: Horses. 2.00 Hogs. and for the following an half the clauned Cows+calvesHouse furniture-Keitchen Uteurils-\$ 75.00 farming Dools He. In consideration of these, and all other facts attainable, bearing upon the case, we believe it just and Equitable to award this claimant breek aquel.